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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/719,901	11/21/2003	Steven R. Sedlmayr	AUO1022	4026		
7.	7590 11/02/2004		EXAMINER			
Law Office of Roxana H. Yang P.O. Box 400			FINEMAI	FINEMAN, LEE A		
Los Altos, CA 94023			ART UNIT	PAPER NUMBER		
			2872			
			DATE MAILED: 11/02/2004			

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicatio	n No.	Applicant(s)			
Office Action Summary		10/719,90	1	SEDLMAYR, STEVEN R.			
		Examiner		Art Unit			
		Lee Finem		2872			
Period fo	The MAILING DATE of this communication or Reply	appears on the	cover sheet with the c	orrespondence ad	dress		
THE - Exte after - If the - If NO - Failt Any	ORTENED STATUTORY PERIOD FOR REI MAILING DATE OF THIS COMMUNICATIOnsions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a period for reply is specified above, the maximum statutory per ure to reply within the set or extended period for reply will, by state reply received by the Office later than three months after the material part of the material production. See 37 CFR 1.704(b).	N. 1.136(a). In no ever reply within the statut iod will apply and will state, cause the appli	ort, however, may a reply be time ory minimum of thirty (30) days expire SIX (6) MONTHS from cation to become ABANDONEI	nely filed s will be considered timely the mailing date of this or D (35 U.S.C. § 133).	y. ommunication.		
Status							
1) 又	Responsive to communication(s) filed on 18	3 April 2004.					
2a)□		his action is no	n-final.				
3)	·—						
Disposit	ion of Claims						
5)							
Applicat	ion Papers						
10)⊠	The specification is objected to by the Example The drawing(s) filed on 21 November 2003 in Applicant may not request that any objection to the Replacement drawing sheet(s) including the control of the oath or declaration is objected to by the	is/are: a)⊠ ac the drawing(s) be rection is require	e held in abeyance. Seed of the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CF	FR 1.121(d).		
Priority (under 35 U.S.C. § 119						
12)□ a)	Acknowledgment is made of a claim for fore All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the papplication from the International Bur See the attached detailed Office action for a	ents have beer ents have beer priority docume reau (PCT Rule	n received. n received in Applicati nts have been receive 17.2(a)).	on No ed in this National	Stage		
Attach	(t/a)						
Attachmen	n(s) be of References Cited (PTO-892)		4) Interview Summary	(PTO-413)			
2) Notice (3) Infor	the of Neierlenees Office (1 10-032) the of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/ er No(s)/Mail Date 9/14/004.	(08)	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate)-152)		

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 347-370 are rejected under 35 U.S.C. 103(a) as being unpatentable over Atarashi et al., U.S. Patent No. 5,172,254 in view of Konno et al., U.S. Patent No 4,497,015.

Regarding claims 347-349, 353-355, 359-361 and 365-367, Atarashi et al. disclose in fig. 5 a system and method of producing one or more collinear beams of electromagnetic energy/light, comprising:

- [a] means (11, 12, 13, 21BP, 21GP1, 16, 21BS, 21GS1) for producing four or more separate beams of electromagnetic energy/light (fig. 5), each of the separate beams of electromagnetic energy/light having the same selected predetermined orientation of a chosen component of electromagnetic wave field vectors substantially across each beam (in so far as each beam has only an S or only a P polarization) and having a predetermined range of wavelengths;
- [b] means (15BP, 15GP, 15RP, 15BS, 15GS, 15RS) for altering the selected predetermined orientation of the chosen component of the electromagnetic wave field vectors of a plurality of portions of each of the separate beams of electromagnetic energy/light by passing the plurality of portions of each of the separate beams of electromagnetic energy/light through a respective one of a plurality of altering means whereby the selected predetermined orientation of

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56-column 8, line 12);

the chosen component of the electromagnetic wave field vectors of the plurality of portions of each of the separate beams of electromagnetic energy/light is altered in response to a stimulus means by applying a signal means to the stimulus means in a predetermined manner as the plurality of portions of each of the separate beams of electromagnetic energy/light passes through the respective one of the plurality of means for altering the selected predetermined orientation of the chosen component of the electromagnetic wave field vectors (column 7, line

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[c][i] means (21GP2, 21RP) for combining at least one of the altered separate beams of electromagnetic energy/light with at least one of the other altered separate beams of electromagnetic energy/light into a first single collinear beam of electromagnetic energy/light without substantially changing the altered selected predetermined orientation of the chosen component of the electromagnetic wave field vectors of the plurality of portions of each of the combined separate beams of electromagnetic energy/light, and [ii] means (21GS2, 21RS) for combining at least one of the altered separate beams of electromagnetic energy/light with at least one of the other altered separate beams of electromagnetic energy/light into a second single collinear beam of electromagnetic energy/light without substantially changing the altered selected predetermined orientation of the chosen component of the electromagnetic wave field vectors of the plurality of portions of each of the combined separate beams of electromagnetic energy/light;

[d][i] means (17) for resolving from the first single collinear beam of electromagnetic energy/light a first resolved beam of electromagnetic energy/light having substantially a first selected predetermined orientation of a chosen component of electromagnetic wave field vectors Application/Control Number: 10/719,901

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and a second resolved beam of electromagnetic energy/light having substantially a second selected predetermined orientation of a chosen component of electromagnetic wave field vectors, and [ii] means (17) for resolving from the second single collinear beam of electromagnetic energy/light a first resolved beam of electromagnetic energy/light having substantially a first selected predetermined orientation of a chosen component of electromagnetic wave field vectors and a second resolved beam of electromagnetic energy/light having substantially a second selected predetermined orientation of a chosen component of electromagnetic wave field vectors;

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[e] means (17) for merging one of the resolved beams of electromagnetic energy/light from the first single collinear beam of electromagnetic energy/light with one of the other resolved beams of electromagnetic energy/light from the second single collinear beam of electromagnetic energy/light into a third single collinear beam of electromagnetic energy/light;

and means (19) for passing the third single collinear beam of electromagnetic energy/light to a projection means (20).

Atarashi et al. disclose the claimed invention except for each of the separate beams of electromagnetic energy/light having a substantially uniform flux intensity substantially across each beam of electromagnetic energy/light; and the means for producing four or more separate beams of electromagnetic energy/light includes means for producing each separate beam of electromagnetic energy/light having a rectangular cross sectional area. Konno et al. disclose a light illumination device (fig, 5) that produces a beam with a substantially uniform flux intensity substantially across the initial beam of light (column 5, lines 43-52) and a rectangular cross sectional area (using lens element 102, fig. 3; column 3, lines 5-8). It would have been obvious to one of ordinary skill in the art at the time the invention was made to replace the light source of

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Atarashi et al. with that of Konno et al. to have a more uniform intensity light beam and provide a more consistent image. The method of utilizing the structure of the claim is inherent therein.

Regarding claims 350-352, 356-358, 362-364 and 368-370, Atarashi et al. further disclose comprising means (21 BP, 21GP1, 21BS, 21GS2 or 15BP, 15GP, 15RP, 15BS, 15GS, 15RS) for adjusting the electromagnetic spectrum of at least one of the separate beams of electromagnetic energy/light and includes means (21 BP, 21GP1, 21BS, 21GS2) for adjusting a predetermined range of wavelengths of at least one of the separate beams of electromagnetic energy/light or includes means (15BP, 15GP, 15RP, 15BS, 15GS, 15RS) for adjusting a magnitude of at least one of the separate beams of electromagnetic energy (column 10, lines 8-11, in so far as density in this context is considered the intensity or magnitude of the light).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lee Fineman whose telephone number is (571) 272-2313. The examiner can normally be reached on Monday - Friday 7:30 - 4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Drew Dunn can be reached on (571) 272-2312. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

LAF

October 26, 2004

MARK A. ROBINSON PRIMARY EXAMINER